रजिस्टर्ड नं 0 पी 0/एम 0 रिम 0 14.



राजपत्न, हिमाचल प्रदेश

(श्रसाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शिमला, मंगलवार, 9 फरबरी, 1988/20 माघ, 1909

हिमाचन प्रदेश सरकार

ब्राबकारी एवं कराधान विभाग

प्रधि यूचना

शिमला-2, 31 दिसम्बर, 1987

सं0 ई0 एक्स 0एन0-जी(1)-1/78.—यतः राज्यपाल, हिमाचल प्रदेश को यह प्रतीत होता है कि हिमाचल प्रदेश सरकार द्वारा सार्वजनिक कार्य पर सार्वजनिक प्रयोजन नामतः गांव धवेटा, तहसील व जिला दिलासपुर के स्वारघाट वैरियर पर वैरियर कर्मचारियों के लिए कार्यालय एवं निवास स्थान के निर्माण हेतु भूमि ग्रांजित वर्शों अपेक्षित है। श्रतएव एतद्द्वारा यह घोषित किया जाता है कि निम्नलिखित विस्तृत विवरणी में विणित भूमि उपरोद्द प्रयोजन के लिए अपेक्षित है।

2. भूमि अर्जन अधिनियम, 1894 की धारा 6 के उपबन्धों के अधीन सभी सम्बन्धित व्यक्तियों के लिए यह घोषणा की जाती है और उक्त अधिनियम की धारा 7 के उपबन्धों के अधीन भूमि अर्जन समाहर्ता (एस 0 डी ७ एम 0), अबिजासपुर, जिला बिलासपुर को एतद्द्वारा निर्देश दिया जाता है कि वह उक्त भूमि के अर्जन के लिए आदेश आपत करें।

3. राज्यपाल, हिमाचल प्रदेश को यह भी प्रतीत होता है कि इस भूमि का ग्रिधग्रहण ग्रितिग्रावश्यक है ग्रतः व उक्त ग्रिधिनियम की धारा 17 की उप-धारा (1) के अन्तर्गत यह निदेश देते हैं कि भू-म्र्रजन समाहती (एस0 डी0 एम0), बिलासपुर, जिला बिलासपुर, हिमाचल प्रदेश उक्त ग्रिधिनियम की धारा 9 की उप-धारा (1) के ग्रिधीन जारी नोटिस के प्रकाशन से 15 दिन की ग्रवधि के श्रवलान के पश्चात् निर्धारित भूमि का कब्जा ले लें। भूमि को रेखांक भूमि ग्रर्जन समाहती (एस0 डी0 एम0), बिलासपुर, हिमाचल प्रदेश के कार्यालय में निरीक्षित किया जा सकता है।

विवरणी

क्षेत्र जिला तहसील गांव खसरा न 0 ———— वीघा बिस्वा	 विलासपुर		धवेटा	793/728/64711	0	3
	जिला	तहसील	गांव.	खसरा नं0		 स्वा

म्रादेश द्वारा, हस्ताक्षरित/-सचिव

[Authoritative English text of notification No. PCH-HC(9)-10/76, dated 10-12-87 is hereby published in the Rajpatra, Himachal Pradesh as required under Article 348(3) of the Constitution of India.]

PANCHAYATI RAJ DEPARTMENT

NOTIFICATION

Shimla-2, the 10th December, 1987

No. PCH-HC(9)-10/76.—The Governor, Himachal Pradesh in exercise of the powers conferred by section 42 (1) (c) of the Himachal Pradesh Panchayati Raj Act, 1968 (Act No.19 of 1970) is pleased to authorise the imposition of duty on transfers of property in the form of surcharge on the duty imposed by the Indian Stamp Act, 1899 as applicable to H. P. on instruments of sale, gift and mortgage with possession of immovable property situated in the Sabha Area, Chaili as per detail given below:—

				*
Name of Gram Panchayat, Tehsil	Resolution number and date	Rate	Remarks	erne.
and District		·		
. (* •		
Chaili Tahail Chimla	2 dated 28 3 1087	20/	Payable by the	hiver"

Chaili, Tehsil Shimla, 3, dated 28-3-1987 2% Payable by the buyer on the total value of the property.

Further, in pursuance of the provision of sub-rule 3(c) of rule 16 of the Himachal Pradesh Panchayati Raj (General) financial Budget, Accounts, Audit, Taxation, Services and Allowances Rules, 1975, the Governor, Himachal Pradesh is pleased to notify the imposition of aforesaid duties and the said duties shall be charged from the date of publication of this notification in the Rajpatra, Himachal Pradesh.

By order, Sd/-Secretary.

FOOD AND SUPPLIES DEPARTMENT, CHAMBA DISTRICT, CHAMBA

NOTIFICATION

Chamba, the 28th January, 1988

No. FDS-86/87.—In supersession of all previous orders and in exercise of powers conferred upon me under clause 3(1)(e) of the Himachal Pradesh Hoarding and Profiteering Prevention Order, 1977, I, S. Thakur, District Magistrate, Chamba do hereby fix the maximum consumer price of the LPG Cylinder and cooliage from ex-godown (Chamba) of Prashar Gas Service, Chamba to the various stations of Chamba town and from ex-godown (Dalhousie) of Dalhousie Gas Service to the various stations of Dalhousie urban area.

Sl. No.	Particulars		Chamba	Dalhousie
1	If the delivery is effected by the Cos Agency decretans nor		Rs.	Rs.
1	If the delivery is effected by the Gas Agency door steps per linder	cy-	72.35	73.00
✓ I	I. In case the delivery is taken by the consumers ex-godown		68.35	67.75

- 2. The dealer of the LPG Agency will issue cash memo for all the transactions. The dealer should also indicate consumer No., address and amount charged in the cash memo.
- 3. The LPG Agency holder shall display daily stock position, sale rate, ex-godown and at door steps separately of the consumers at the conspicuous place at business premises.
- 4. The LPG Agency holder shall not pressurise the consumers for the purpose of accessories at the time of giving new connections. The release of new connections of LPG to the consumers lying with in the areas of jurisdiction of the Agency shall be made strictly on the first come first service bases and only against the valid Ration Cards. The register in respect of the release of new connections shall be maintained in the following proformas:—

Sl. No.	Name and address of the consumers	Regd. No. and date	Date of depositing D security and con- sumers to allotted	Date of release of new con- nections

The LPG dealer shall display every day the Sl. No. of booking from to for refills and filled cylinders available in the stock with him. All the consumers within the area of jurisdiction of this agency of serial Nos. shall became eligible consumers for refill supplies, consumer shall be given Sl. No. of the booking either on telephone or in person when he called for booking.

6. The register regarding daily delivery of L.P.G. refills be maintained in the following proforma:—

	No and data	dalimanı		
No. 1 2	No. and date	delivery 4	5	6 .

The above record/registers shall have to be maintained in addition to the records already prescribed by the oil companies or provided under any other law for the time being in force.

7. The LPG Agency holder shall submit a weekly/monthly returns in the following proforma to the District Food and Supplies Controller, Chamba:—

Opening Balance of	LPG refills received during the week/	Total	Issue	Balance	When back log in LPG supplies	
ref.	month 2	3	4	5	is existing 6	log lists

S. THAKUR,

District Magistrate, Chamba,

District Chamba.